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Of Attorneys for Defendant City of Portland

#### UNITED STATES DISTRICT COURT

## DISTRICT OF OREGON

### PORTLAND DIVISION

INDEX NEWSPAPERS LLC, a Washington limited-liability company, dba PORTLAND MERCURY; DOUG BROWN; BRIAN CONLEY; SAM GEHRKE; MATHIEU LEWIS-ROLLAND; KAT MAHONEY; SERGIO OLMOS; JOHN RUDOFF; ALEX MILAN TRACY; TUCK WOODSTOCK; JUSTIN YAU; and those similarly situated,

3:20-cv-1035-SI

STIPULATED PROTECTIVE ORDER

Plaintiffs,

v.

CITY OF PORTLAND, a municipal corporation; JOHN DOES 1-60, officers of Portland Police Bureau and other agencies working in concert; U.S. DEPARTMENT OF HOMELAND SECURITY; and U.S. MARSHALS SERVICE,

Defendants.

Page 1 – STIPULATED PROTECTIVE ORDER

Pursuant to Fed. R. Civ. P. 26(c)(1) and (2), it is hereby stipulated and agreed by and

between the respective parties hereto by their counsel of record the following:

1. Any video or digital recording of the deposition of any Plaintiff or Defendant, or

any officer, agent, employee or former employee of Defendant City of Portland, shall be used

only for purposes of this litigation.

2. No person shall disseminate the video or digital recording of a deposition to

anyone not listed as an attorney of record, their legal assistants and support staff, or experts

retained in this litigation. However, the parties agree that named Plaintiffs and named

Defendants and deponents may view the video or digital recordings of depositions.

3. To the extent a video or digital recording of a deposition includes material

designated for protection under the terms of the stipulated protective order previously entered in

this matter (Dkt. 180) or any other similar order, such recording or portion thereof shall be filed

under seal if used prior to trial. Such recordings need not be filed under seal if they do not

contain material designated for protection under the terms of the stipulated protective order (Dkt.

180). The use of any video or digital recording of a deposition at or after trial shall be subject to

further order of the court, but the party seeking to limit public access at trial shall bear the burden

of justifying such limitation.

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4. This Stipulated Protective Order shall remain in effect until agreed otherwise by written stipulation signed by counsel for the parties hereto and filed herein, or until modified or terminated by order of this Court upon good cause being shown.

# IT IS SO STIPULATED:

/s/Athul K. Acharya	Dated: September 23, 2020
Matthew Borden J. Noah Hagey	•
Athul K. Acharya   Gunnar K. Martz	
Attorneys for Plaintiffs	
/s/ Naomi Sheffield	Dated: September 23, 2020
Denis Vannier   Naomi Sheffield	1
Ryan C. Bailey   YoungWoo Joh	
Attorneys for Defendant City of Portland	

## THIS STIPULATED PROTECTIVE ORDER IS HEREBY APPROVED.

DATED: September, 2020.	
	Hon. Michael H. Simon